



Jason Van Dyke <jasonleevandyke@gmail.com>

Re: Fwd: Wise County

3 messages

Tom Retzlaff <retzlaff@texas.net>
To: Jeffrey Dorrell <jdorrell@hanszenlaporte.com>
Cc: jasonleevandyke@gmail.com

Fri, May 8, 2020 at 9:10 AM

I'm not seeing a check in here anywhere, Jeff. No check from the Nazi bitch, no dismissal.

I'm going back to bed. This is bullshit.

Tom Retzlaff

From: JDorrell@hanszenlaporte.com
Sent: May 8, 2020 6:27 AM
To: retzlaff@texas.net
Subject: Fwd: Wise County

FYI.

Begin forwarded message:

From: Jason Van Dyke <jasonleevandyke@gmail.com>
Subject: Wise County
Date: May 7, 2020 at 6:35:06 PM CDT
To: Jeffrey Dorrell <jdorrell@hanszenlaporte.com>

Jeff -

If you want to work on ending this, you will not need the Wise County stipulation I sent you today. I just got notice that the judge dismissed it. The offer still stands for the Denton County case alone.

--

Jason L. Van Dyke
PO Box 2618
Decatur, TX 76234
(940) 305-9242
jasonleevandyke@gmail.com

Tom Retzlaff <retzlaff@texas.net>
To: Jeffrey Dorrell <jdorrell@hanszenlaporte.com>
Cc: Jason Van Dyke <jasonleevandyke@gmail.com>

Fri, May 8, 2020 at 5:44 PM

Say Jeff, does that Nazi bitch not realize that you can literally file for a new restraining order moments after your first one is denied, over and over and over again, all day, every single day?

The AZ rules regarding protective orders specifically says that a court is prohibited from considering prior denials. And there is no issue preclusion or claim preclusion. And it is all free for the petitioner.

Oh and there is no Vex Lit motion or relief available.

This is specifically in the law.

Crazy, I know. But I just thought you would want to know.

Tom

[Quoted text hidden]

Jason Van Dyke <jasonleevandyke@gmail.com>
To: Jeffrey Dorrell <jdorrell@hanszenlaporte.com>

Fri, May 8, 2020 at 5:47 PM

Your client can make that argument at the sanctions hearing ordered by Judge Bailey today

[Quoted text hidden]